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10/085,682

JUL 26 2007

REMARKS

Applicants gratefully acknowledge the Examiner's indication that claims 1, 4, 7, and 10-12 are directed to allowable subject matter.

Because the sole remaining issue was merely a section 112 issue that is addressed by a straightforward amendment to claim 1, entry of this amendment after final office action is proper.

The rejection of claims 1, 4, 7, and 10-12 as being indefinite for failing to set forth the subject matter which Applicants regard as their invention:

Consider the discussion of Figure 2 on page 12, lines 1-22. The bumps in portion 202 form a ROM portion whereas the grooves/lands portion 204 forms a RAM (writeable) portion. Thus, there is written support to amend claim 1 to recite "the first portion thereby being a ROM portion and the second portion being a RAM portion." Because the ROM portion is thus made explicit (as well as the RAM), the ROM and RAM portions referred to on page 6 of the previous response (as quoted by the Examiner) are now reflected in the claims. Accordingly, the claims are now definite.

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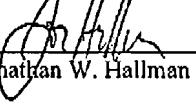
M-12013 US
10/085,682CONCLUSION

For the reasons set forth above, the pending claims are in condition for allowance.

If the Examiner has any questions regarding the application, the Examiner is invited to call the undersigned Attorney at (949) 752-7040.

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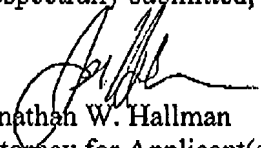


Jonathan W. Hallman

July 26, 2007

Date of Signature

Respectfully submitted,



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